Sean W. Scoggin, WSB #6-3263 Carl A. Edelman, WSB #8-6670 Williams, Porter, Day & Neville, P.C. 702 Randall Ave. P. O. Box 748 Cheyenne, WY 82001 (307) 637-5575 – telephone (307) 637-5515 – fax sscoggin@wpdn.net cedelman@wpdn.net Attorneys for Defendant

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF WYOMING

SUSAN E. CHRISTENSEN,)		
Plaintiff,)		
V.)	Case No. 2:24-CV-00077	
NATRONA COUNTY SCHOOL DISTRICT NO. 1)		
Defendant.)		

DEFENDANT NATRONA COUNTY SCHOOL DISTRICT NO. 1'S MOTION FOR SUMMARY JUDGMENT

Defendant Natrona County School District No. 1, by and through its undersigned counsel, moves this Court pursuant to Rule 56 of the Federal Rules of Civil Procedure for Summary Judgment on both claims asserted by Susan Christensen. In support thereof, Defendant incorporates its *Brief in Support of Motion for Summary Judgment* and all exhibits attached thereto.

WHEREFORE, Defendant Natrona County School District No. 1 respectfully requests the Court grant it summary judgment on Plaintiff Susan Christensen's claims advanced.

DATED this 1st day of May 2025.

/s/Carl A. Edelman

Sean W. Scoggin, Bar No. 6-3263 Carl A. Edelman, Bar No. 8-6670 Williams, Porter, Day & Neville, P.C. 702 Randall Ave. P. O. Box 748 Cheyenne, WY 82001 (307) 637-5575 – telephone (307) 637-5515 – fax sscoggin@wpdn.net cedelman@wpdn.net Attorneys for Defendant

CERTIFICATE OF SERVICE

I hereby certify that on the 1st day of May 2025, a true and correct copy of the foregoing document was served as follows:

Cassie Craven Longhorn Law LLC 109 E. 17th St. Suite 11 Cheyenne, WY 82001 cassie@longhornlawllc.com Attorney for Plaintiff

(_)	U.S. MAIL
(_)	HAND DELIVERY
(_)	FACSIMILE
(X)	OTHER - CM/ECF Pacer

/s/Carl A. Edelman
Williams, Porter, Day & Neville, P.C.